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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference PE643	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No. PCT/IT 03/00653	International filing date (da. 22.10.2003	J	Priority date (day/month/year) 22.10.2003		
International Patent Classification (IPC) or bo	th national classification and	IPC	·		
E01F7/04					
Applicant					
OFFICINE MACCAFERRIS.P.A. e	al		and the second s		
This international preliminary example Authority and is transmitted to the	mination report has been applicant according to Ar	prepared by this Interr rticle 36.	national Preliminary Examining		
Additionly and is a distinction to the					
2. This REPORT consists of a total	of 7 sheets including this	s cover sheet.			
☐ This report is also accompa been amended and are the (see Rule 70.16 and Sectio	hasis for this report and/o	r sheets containing re	n, claims and/or drawings which have ctifications made before this Authority		
,		e mondodono dilaci a			
These annexes consist of a total	of 4 sneets.				
3. This report contains indications r	elating to the following iter	ms:			
l ⊠ Basis of the opinion			: .		
II □ Priority	-				
1		velty, inventive step a	nd industrial applicability		
IV 🛛 Lack of unity of inven					
V 🛛 Reasoned statement citations and explana	under Rule 66.2(a)(ii) with tions supporting such stat	n regard to novelty, inv tement	ventive step or industrial applicability;		
VI Certain documents c					
VII Certain defects in the	e international application		-		
. VIII Certain observations	on the international applic	cation	المحاجدة فالوالم الموامليك والدواري المتعيدين يوالموا والأيكيك		
		D-1			
Date of submission of the demand		Date of completion of th	is report		
19.05.2005		20.02.2006			
Name and mailing address of the internation	onal	Authorized Officer			
preliminary examining authority:		•	31° E		
European Patent Office D-80298 Munich		Ritter, F			
Tel. +49 89 2399 - 0 Tx: 523 Fax: +49 89 2399 - 4465	3656 epmu d	Telephone No. +49 89	2399-2387		

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IT 03/00653

I. I	Basis	of t	he r	eport
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Desc	cription, Pages						
1-9			as originally filed					
•	C jigii 1-18	ms, Numbers	received on 30.09.2005	with letter of 27.09	9.2005	t was words		
	Drav	vings, Sheets	;					
	1/5-5	5/5	as originally filed					
2.	With lang	regard to the langua uage in which the inte	ge, all the elements marked ab ernational application was filed,	ove were available unless otherwise i	or furnished ndicated unde	to this A r this ite	uthority in m.	the
	The	se elements were ava	ilable or furnished to this Autho	rity in the following	language:	, which	is:	
		the language of a trai	nslation furnished for the purpo	ses of the internati	onal search (u	ınder Ru	le 23.1(b)))-
		the language of public	cation of the international applic	cation (under Rule	48.3(b)).			
the language of a translation furnished for the purposes of international preliminary examination Rule 55.2 and/or 55.3).							ion (unde	r
 With regard to any nucleotide and/or amino acid sequence disclosed in the international application, international preliminary examination was carried out on the basis of the sequence listing: 							ation, the	
		contained in the inter	national application in written fo	orm.	• •			
		filed together with the	e international application in cor	mputer readable fo	rm.··			
		furnished subsequen	tly to this Authority in written fo	rm.	;': ·	•		•
		furnished subsequen	tly to this Authority in computer	readable form.	•	:		
		The statement that the in the international ap	ne subsequently furnished writt oplication as filed has been furr	en sequence listing sished.	does not go l	beyond t	he disclos	sure
٠.	· 🗆 ·-	The statement that the listing has been furni	ne information recorded in com shed.	outer readable-form	n is-identical to	the writ	tten sequ	ence
4.	The	amendments have re	esulted in the cancellation of:			;		
		the description,	pages:		f .	,		
		the claims,	Nos.:		`.		-	
		the drawings,	sheets:			•	-	

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International application No.

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		•							
5.		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).							
		(Any replacement sheet contain report.)	ning su	ch amendme	ents must be i	referred to un	der item 1 a	nd annexed to t	his
6.	Add	itional observations, if necessar	y:				•		
IV.	Lac	k of unity of invention							
1.	In re	esponse to the invitation to restri	ct or p	ay additional	fees, the app	olicant has:			
·L	□.	restricted the claims.	.				• • • • •		
		paid additional fees.							
		paid additional fees under prote	est.						
	☒	neither restricted nor paid addit	ional f	ees.					
2.		This Authority found that the re Rule 68.1, not to invite the app	quiren licant t	nent of unity of restrict or p	of invention is pay additional	not complied fees.	d with and ch	ose, according	to
3.	This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is						3.3		
		complied with.							
	☒	not complied with for the follow	ing rea	asons:			•		
	see	e separate sheet							
4.	Cor	nsequently, the following parts o amination in establishing this rep	of the in port:	nternational a	application we	re the subjec	t of internatio	onal preliminary	
		all parts.			,				
	×	the parts relating to claims No	s. 1-12	,15-18 .					
٧	. Re	asoned statement under Artic ations and explanations supp	le 35(2 orting	2) with regar such stater	rd to novelty nent	, inventive s	tep or indus	trial applicabil	ity;
1	Sta	atement		ism por two a	*** ***	The same of the special specia	erwiningseith in a		
	No	velty (N)	Yes: No:	Claims Claims	1-12,15-18	• ,			
	lnv	ventive step (IS)	Yes: No:	Claims Claims	1-12,15-18				
	ind	dustrial applicability (IA)	Yes: No:	Claims Claims	1-12,15-18		٠.		

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2. Citations and explanations

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see separate sheet

Re Item IV

Lack of unity of invention

This Authority considers that there are 2 inventions covered by the claims indicated as follows:

- I: Claims 1 to 12 and 15 to 18 directed to a protective wire net and its use
- II: Claims 13, 14 and 15 to 18 directed to a protective wire net and its use

The reasons for which the inventions are not so linked as to form a single general inventive concept, as required by Rule 13.1 PCT, are as follows:

Independent claim 1:

The prior art has been identified as document US-A-6 279 858 (D1) and discloses in fig. 8 a protective wire net according to the preamble of claim 1.

It follows that the following technical features of claim 1 make a contribution over the prior art and can be considered as special technical features within the meaning of Rule 13.2 PCT:

The protective wire net further comprises one or more longitudinal metal cables each intertwined or interlaced with at least one adjacent longitudinal wire.

The problem solved by these special technical features can therefore be construed as:

A higher tensile strength of the net in the longitudinal direction is achieved, which enables protective structures to be constructed without additional cables superimposed on the net.

Independent claim 13:

The expression "intertwined or interlaced" in claim 13 has to be interpreted as also including the term "woven" (see fig. 4 of the application; wire 34 is woven into the net, but not bent around the longitudinal wires).

Due to this interpretation, document D1, which has been identified as closest prior art, discloses in fig. 8 read together with the passage in column 1, lines 12-44 and especially lines 32-36 a protective wire net according to the preamble of claim 13.

It follows that the following technical features of claim 13 make a contribution over the prior

art and can be considered as special technical features within the meaning of Rule 13.2 PCT:

The protective wire net further comprises anchoring means for anchoring one or more transverse wires and/or metal cables to one or more of the longitudinal wires.

The problem solved by these special technical features can therefore be construed as: Facilitating the connection of transverse wires and/or metal cables to the longitudinal wires.

Conclusion:

Neither the objective problem underlying the subjects of the claimed inventions, nor their solutions defined by the special technical features allow for a relationship to be established between the said inventions, which involves a single general inventive concept.

In conclusion, the groups of claims are not linked by common or corresponding special technical features and define 2 different inventions not linked by a single general inventive concept.

The application, hence does not meet the requirements of unity of invention as defined in Rules 13.1 and 13.2 PCT.

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Reference is made to the following documents:

D1: US-A-6 279 858

2. Independent claim 1:

Document D1, which is considered to represent the closest prior art, discloses in fig.

By the provision of longitudinal cables intertwined with at least one adjacent longitudinal wire, a higher tensile strength of the net in the longitudinal direction is achieved, which enables protective structures to be constructed without additional cables superimposed on the net.

D1 teaches a reinforcement of the net by straining stranded wires above the wire netting or by weaving stranded wires into the netting. An intertwining of the cable with an adjacent wire is not suggested.

The subject-matter of claim 1 is new and inventive (Article 33(2) and 33(3) PCT).

3. Dependent claims 2 to 12 and 15 to 18:

Claims 2 to 12 and 15 to 18 show further embodiment of the wire net according to claim 1. Claims 15 to 18 relate to a protective structure including a wire net according to any of claims 1 to 12, and claim 18 to the use of a wire net according to any of claims 1 to 12.

Therefore, the subject-matter of these claims is considered to be new and inventive (Article 33(2) and 33(3) PCT).

4. Remarks:

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.

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CLAIMS

- 1. A protective wire net comprising an array of longitudinal wires (12) arranged side by side and each intertwined with at least one respective adjacent longitudinal wire (12), characterized in that it further comprises one or more longitudinal metal cables (14) each intertwined or interlaced with at least one adjacent longitudinal wire (12).
- 2. A protective wire net according to Claim 1, characterized in that the one or more longitudinal metal cables (14) are interposed between the array of longitudinal wires (12).
- 3. A protective wire net according to Claim 2, characterized in that it comprises a plurality of the said longitudinal metal cables (14) arranged at regular intervals relative to one another and alternating with one or more wires (12).
- 4. A protective wire net according to any one of the preceding claims, characterized in that at least one of the longitudinal metal cables (14) defines an edge of the net.
- 5. A protective wire net comprising an array of longitudinal wires (12) arranged side by side and each intertwined with at least one respective adjacent longitudinal wire (12), characterized in that it further comprises one or more transverse wires (34) and/or metal cables (16) arranged in a transverse direction relative to the longitudinal wires (12) and outside intertwining regions (22) defined by portions (20) of adjacent longitudinal wires (12) which are bent around one another, the transverse wires (34) and/or metal cables (16) being intertwined or interlaced with one or more of the longitudinal wires (12).

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- 5 6. A protective wire net according to any of the preceding one of Claims 1 to 4, characterized in that it further comprises the characteristics defined in Claim 5. one or more transverse wires (34) and/or metal cables (16) arranged in a transverse direction relative to the longitudinal wires (12) and outside intertwining regions (22) defined by portions (20) of adjacent longitudinal wires (12) which are bent around one another, the transverse wires (34) and/or metal cables (16) being intertwined or interlaced with one or more of the longitudinal wires (12).
- 7. A protective wire net according to Claim 6, characterized in that it comprises anchoring means (18) for anchoring one or more transverse wires (34) and/or metal cables (16) to one or more longitudinal wires (12) and/or longitudinal metal cables (14).
- 8. A protective wire net according to any one of Claims 1 to 7, characterized in that the anchoring means (18) comprise at least one ring or eye, or a portion of longitudinal and/or transverse cable (14, 16) that is bent and secured to itself in order to form a loop-like element (42), which is provided on the longitudinal and/or transverse metal cables (14, 16) and through which at least one longitudinal wire (12) or one longitudinal or transverse metal cable (14, 16) extends.
- 6 9. A protective wire net according to any one of Claims 5 $\frac{6}{100}$ to $\frac{1}{100}$ characterized in that the transverse cables (16) comprise bent portions of the longitudinal cables (14).

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9. A protective wire net according to claim 8, characterized in that it further comprises coupling means (42) so as to couple, in use, the wire net to other

protective wire nets.

- 10. A protective wire net according to claim 9, characterized in that the coupling means comprises one of the following elements: rings, clips, cables, or equivalent means.
- 11. A protective wire net according to claim 9, characterized in that the coupling means comprises coupling elements formed directly on one or more transverse cables (16).
- 12 10. A protective wire net according to any one of the preceding claims, characterized in that it is a double-twist net with hexagonal meshes.
- protective wire net comprising an array 13. longitudinal wires (12) arranged side by side and each respective adjacent least one with at intertwined longitudinal wire (12), one or more transverse wires (34) and/or metal cables (16) arranged in a transverse direction relative to the longitudinal wires (12), the transverse wires (34) and/or metal cables (16) being intertwined or interlaced with one or more of the longitudinal wires (12), characterized in that it further comprises anchoring means (18) for anchoring one or more transverse wires (34) and/or metal cables (16) to one or more of the longitudinal wires (12).
- 14. A protective wire net according to claim 13, characterized in that the anchoring means (18) comprise at least one ring or eye, or a portion of longitudinal and/or transverse cable (14, 16) that is bent and secured to itself

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in order to form a loop-like element (42), which is provided on the longitudinal and/or transverse metal cables (14, 16) and through which at least one longitudinal wire (12) or one transverse metal cable (14, 16) extends.

- 15 11. A protective structure, characterized in that it comprises at least one protective wire net (10) according to any one of Claims 1 to 14 10 and fixing means for fixing the net to a slope.
- 16 ± 2 . A protective structure according to Claim 15 ± 1 , characterized in that it comprises at least two of the said protective wire nets (10) joined together by coupling means (42).
- 17 13. A protective structure according to Claim 16 $\frac{12}{12}$, characterized in that the coupling means comprise at least one longitudinal and/or transverse metal cable (14, 16).
- 18 14. Use of a protective wire net according to any one of Claims 1 to 14 ± 10 for the construction of a protective structure according to any one of Claims 15 ± 10 to 17 ± 30 .